The Menace

Tree. G. Walker, Sciol-

danfie copy gares
to one address

AURICALPTION CARDS are possible already addressed, occupies good for facty works from to Tora Minacan. Those cards in any quantity for 55 cents

A BISHOP WITHOUT A SOUL

The Catholic bishop of Chicago is not only a well groomed Irishman named Quigley. It is also a corporation cresoul, it belongs to his imperial sover-

POPERY IS A MENACE TO MORALITY

Revelation in Details of a Massachusetts Supreme Court heep it from going out is to force priests into a life against which nature rebels. Human na-Decision---Papal System Places Innocent Virtue at Mercy of "Vicious and Degenerate" Priests--- Too Bad to Print, normal conditions prescribed for priests they would be more than and Too Bad to Ignore.

TO BE plain about it, this gave birth to a child. And she avers taining the demorrer and the judgment that all her injuries and sufferings resulted from and were caused by the defendant must both be affirmed. So ourselves or to please our readourselves or to please our readers. If we were to follow our parish. necessity of exposing a most counts. The case comes before us upon diabolical menace to morality

to be entertained by such mat-noter and of gross sexual proclivities, bility for such acts eve ter; but we do sincerely hope who he knew or ought to have known hand of American law.

be honestly avoided.

Bishop Beaven is the Romish ga the pope of Reme; but that other ruler of Springfield Diocese in the appointee opportunities to seduce case was rendered, Boston papers people who submit to it.

Catholic Bishop of Chicago'' is as which the parish of Milford, means of these epportunities, committed from Michigan concerning a rible example of how the system of the plaintiff.

this soulless bishop is that he serves but him for wealth whenever he so desires; but he is the only one who can do it. And equally strange is the majornal of the serves but he is the only one who can do it. And equally strange is the majornal of the serves but he is the only one who can do it. And equally strange is the majornal of the serves but he is the only one who can do it. And equally strange is the majornal of the serves but he is the only one who can do it. And equally strange is the majornal of the serves but he is the only one who can do it. And equally strange is the majornal of the serves but he is the only one who can be served but the such can be such a position was dangarous and the unnatural life that the defendent town, although by its negligence it had afforded opportunity for the commission of certain crimes by third persons, could be committed, and so that the page is the such crimes would be committed, and so while the such as the only one who can be well as the only one who can be such agent and pricet and such members of the parish that the appointment of such a man to such members of said parish that the appointment of such a man to such an analytic that the defendent town, although by its negligence it had afforded opportunity for the commission of certain crimes by third persons, could not be taken to have anticipated that the appointment to such a position was dangarous and likely to result in attempts of said not be taken to have anticipated that the defendant town, although by its negligence it had afforded opportunity for the commission of certain crimes by third persons, could not be taken to have anticipated that the defendant town, although by its negligence it had afforded opportunity for the commission of certain crimes by third persons, could not be taken to have anticipated that the defendant town, although to the can do it. And equally strange is the priest and such members of the parish such attempts would be successful. She avers that while she was a member of the priest in the operation of the parish, "not quite eighteen years of age, innocent and confiding," and should rather mysterious and myst

demurrer to this declaration.

arish priest one whom he knew or

Toose from heretics or faithful. He ton, Mass., dated Dec. 5, 1914. In a department of that journal, thurch that is situated in the shdiocess of Chicago. He is busy at decision of the Carini vs. Beaven arch property as a means of getting when the soulless bishop gets hold

When the soulless bishop gets hold

To go back to the Carini case, one imaginary, that reflect credit is injury. Batten cause of the plaintif's injury. But the general rule of law is, as stated in Stone v. Boston & Albany R. R., 171

Mass. 536, 540, "that where an intelliging damage, the law will action against the bishop. In absence of authentic details, which in this, as in similar cases, one imaginary, that reflect credit is may naturally wonder why Miss are carefully supported to the Carini case, one imaginary, that reflect credit is may naturally wonder why Miss are carefully supported to the Carini case, one imaginary, that reflect credit is may naturally wonder why Miss are carefully supported to the Carini case, one imaginary, that reflect credit is may naturally wonder why Miss are carefully supported to the Carini case, one imaginary, that reflect credit is injury.

Carini did not prosecute Petrar-devoted to the publication of julication of pulling and the resulting damage, the law will not look beyond him." So it was said and the resulting damage, the law will not look beyond him." So it was said and the resulting damage, the law will not look beyond him." So it was said and the resulting damage, the law will not look beyond him." So it was said to the Carini case, one imaginary, that reflect credit is plury.

Carini did not prosecute Petrar-devoted to the publication of julication of pulling the property as a means of getting and the resulting damage, the law will not look beyond him." So it was said to the Carini case, one in the publication of the Carini case, one in the publication of the carini case, one in the publication of the carini case.

Carini did not prosecute Petrar-devoted in the general rule of law is naturally wond decision of the Carini vs. Iseaven more wealth.

when the soulies bishop gets hold a claim and the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will not look beyond him." So it was said the resulting damage, the law will in this, as in similar cases, it is one which in this, as in similar cases, it is one which in this, as in similar cases, it is clergy from prosecution by the first which is a recarcfully suppressed, it is likely that the priest's you of poverty operated in such as preparity the pound that he projectly the first which is early the first which is equivalent that he apointed as his agent the same over the was not likely that the priest's you of poverty operated in such as the recept as the result of the forth which is a the first which is equivalent that he projectly the first which is equivalent that he projectly of the defendant in the projectly of the defendant in the projectly of t

while she was engaged alone "in the act of third persons (not amounting to a crime such as is charged in the case at bar), and such new act of the stupidity of the Sacred Heart parish, said church being the property of the defendant," petraca, being the agent of the defendant, being the property of the defendant, between I will live so long as American law for the bemedit of the Italipopa. He will live so long as American law for the bemedit of the Italipopa. He will live so long as American law for the bemedit of the Italipopa. He will live so long as American law for the bemedit of the Italipopa. He will live so long as American law for the bemedit of the Italipopa. He will live so long as American law for the bemedit of the Italipopa. He will live so long as American law for the bemedit of the Italipopa. He will live so long as American law for the bemedit of the Italipopa. He will live so long as American law for the bemedit of the Italipopa. He will live so long as American law for the bemedit of the Italipopa. He will live so long as American law for the bemedit of the Italipopa. He will live so long as American law for the bemedit of the Italipopa. He will live so long as American law for the bemedit of the Italipopa. He will live so long as American law for the bemedit of the Italipopa. He will live so long as American law for the defendant's moral and religious instructor to the people of said parish, "the defendant's earlier negligence is followed by the independent act of third persons (not amounting to a crime such as is charged in the case at bar), and such new at the defendant, "the defendant," "the defendant's earlier negligence is followed by the independent act of third persons (not amounting to a crime such as is charged in the case at bar), and such new at the directly results in the case at bar), and such new at the defendant, "the defendant," "the defendant," "the defendant's earlier negligence is in the case at bar), and such new in the case at bar), and such new in the case at bar), and s was an atrocious crime, yet it does not appear by the averments of this declaration that the defendant had any reason to foresee, or was at all chargeable with negligence for failing to foresce, that Petrarea would commit a rape, esege which here are charged. It is not that a parish priest should commit so flagitious and atrocious a crime and expose himself undoubtedly to the discipline of his church as well as to the bitter penalty of the civil law (R. L. c. 20), even though he might be a man of low moral character, of vicious and degenerate tendencies, and of gross are sexual proclivities. Upon the plaintiff's averments the defendant had no reason to apprehend that Petrarca would do more than to seek to seduce the women of his ally inclined and less given to

Lynch for defendant.

nations, we would leave this the first count; but with one exception, tice Sheldon reviews the case. Romish outrage covered up and hidden; but the duty and distinction between this and the other conditions in the Springfield Diothe property accumulated in the conditions in the Springfield Dio- the property accumulated in the cess reveals facts that should form of churches, schools, conmake every citizen shudder. It vents, etc., etc. diabolical menace to morality The gravamen of the plaintiff's make every citizen shudder. It vents, etc., etc. imposes a burden that cannot charge is that the defendant negligently shows how Rome's shepherds care be honestly avoided.

The gravamen of the plaintiff's shows how Rome's shepherds care be possible to retained in the position of a for their flocks by turning such himself by getting wealth for his in wolves as Petrarea into the fold; bishop employer and by gratify-We do not expect our readers the exercise of proper care ought to be entertained by such matbility for such acts even at the that his employer permits. And

Proprie decree made by Pope Pius the virtue that falls under their fixes the penalty for so doing at that are unwholesome.

excommunication. That protects the priests most ness will flee. according to human experience and the beautifully, but leaves the Cath-

der the influence of liquer.

It is not necessary to consider in detail the other assigned causes of demurrer. For the reason that neither of the counts of the declaration states any head of a family his accumulation against the defendant, tions would go, in part at least, wrapped single.

to his family; but, through the operation of the system, hely a church gets it all.

The effect of this supreme effort

ture is weak enough under normal conditions; and under the abmen if they didn't go wrong in large numbers.

In serving this corporation, the main object of which is to get wealth and power, the priest knows that promotion is to be gained not from a life of real service to his parishoners but by a life of service to the corporation. own personal taste and incliwe have summarised what are seatended to be the material averments of
ment on the words in which Jusvirtues and the welfare of his
ment on the words in which Jus-

the poor people whom he works that they may be instructed, and would be likely to attempt successfully lt is of interest to know, to that end are the unhappy victhat the indifferent may have to debauch the female members of the their eyes opened and their parish; and that this man committed however, that the case against tims of it all. Could anything be their eyes opened and their minds stimulated to see and understand the full meaning of all to have been a rape. In other words, and that the incident reveals, ber claim is that the defendant appointment of the lilinois of the day the day the day the lite is that the incident reveals.

Bishop Beaven was effectively more devilish and more conducive minds stimulated to see and understand the full meaning of all to have been a rape. In other words, that the incident reveals, ber claim is that the defendant appointment of the day the lite is a travesty on religion and a point was and to give and did give to Supreme Court's decision in this menue was and to give and did give to Supreme Court's decision in this menue was effectively more devilish and more conducive minds stimulated to see and understand the plantiff what must upon the plaintiff what must upon the plantiff what must upon the plaintiff what must upon the plantiff what must upon the ment was apt to give and did give to Supreme Court's decision in this menace to the moral welfare of a

less as any other corporation.
But the pope's bishop of Chicago are very costly related since the pope's bishop the bishop of the Milford church and contactly restricted since the pope's bishop the bishop is a fictitious person and by law for the use of the parish, declares that profess he prices about the pricest abused her; and seeks the pope's bishop. Both work together for the pricest abused her; and seeks the pope's bishop is a fictitious person and by law for the use of the pope's bishop. Both work together for the pricest abused her; and seeks the pope's bishop is a first on the pricest abused her; and seeks the pope's bishop. Both work together for the pricest abused her; and seeks the pope's bishop here is a way that is wonful.

For the details the reader is referred to the opinion handed a successful and and busies himself with the successful and and busies himself with the courts.

For the details the reader is referred to the opinion handed a successful and and busies himself with the courts.

For the details the reader is referred to the opinion handed a successful and any process to the soulies bishop. The character is always the splengist ready is always the special ready is always the splengist ready

tality. It would take an angel to

X on Oct. 9, in the "ninth year of spell. And the whole trinity of our (his) pontificate" forbids any system, clergy, and Romish laity member of the Romish church to are a blight on national morals as summon to a tribunal of laymen well as a menace to national instiany ecclesiastical persons, what tutions. The root of the evil is in ever be the case, criminal or the papal system: a fake religion civil, without permission from an that makes for irreligion, imecclesiastical authority." It morality, and a thousand things

The remedy is in publicity. In other words, a lay member When the people once realize of the Roman Catholic church what Romanism really is, they cannot go into an American will no longer permit it and help court for redress against a priest support it. Let the light into without permission from a bishop, the dark corners, and the dark-

than to seek to seduce the women of his parish into acts of adultery or fornication; and flagitious as such acts would be, they could afford no ground of action to a woman who, under whatever stress of temptation, had shared in their sommission. Deanis v. Clark; 2 Cash. 247, 350. The facts averred in the case at har are more favorable to the defendant than those which were considered in Henderson v. Dade Coal Co. 100 Ga. 568.

The fourth count contains the additional averment that the defendant knew that Petrarea was often under the influence, his lusts were ungovernable. But that is immaterial; for it is not averred or intimated that when he committed this crime he was at all under the influence, his lusts were ungovernable. But that is immaterial; for it is not averred or intimated that when he committed this crime he was at all under the influence of liquor.

The property acquired by the priestly celibate belongs to the reason for the action, Health Officer Thorkelson said to the explaining the reason for the action, Health Officer Thorkelson said to derstanding of the real Rome and derstanding of the

Awake Now or Never!

By MARVIN BROWN

The latest and boldest stroke of the Church of Rome her jesuitical allies in the halls of congress, directed a liberties of the American people, but for their bli would startle the nation and in all probability precip

The death of the independent press of the nation been plotted and is about to be executed under the

Men who refuse to bend the knee to the pope of and lick the hands of his jesuitical disciples in Amer to be browbeaten into submission, their voices silence their property confiscated.

This is the edict of the aggregation of black-hear tures who run the pope's business on American soil, 10UL sanction and assistance of Joseph Patrick Tumulty, ary That Outs chief spy and political mascot of the White House, of Paint Johnny Jesuit Fitzgerald, the pope's political wire-puller Cent the halls of congress.

The press muzzle amendment to the Postoffice Appro priation Bill, commented upon at length on the first page of this issue of The Menace, is the most damnable and under? handed thrust ever made at the freedom of the press, and finds a parallel in the treason of Benedict Arnold only.

It is a foul plot, a damnable conspiracy, a hellish out out the

It is fathered by cardinals, bishops and priests of the Roman Catholic church-monarchial monstrosities who wear the livery of God and pose as the ambassadors of Jesus Christ, but who, in the main, are proven villains deserving of deportation for treason.

For several months I have known that this storm was

For several months I have warned the readers of The Menace of its approach.

And I have told you that at an unexpected moment it would burst upon us.

The crisis has come and we have got to meet it. Upon this issue devolves the future safety of the people. We cannot communicate when we are gagged, and when we cannot communicate we are dead.

This government was established by men who braved the perils of land and sea in order that freedom might have

It is to the descendants of these that I am speaking, and rather than see that home destroyed by an alien horde, who swear by an alien man-made god, I would spill out the last drop of blood in my body on the sun-cracked soil of old Missouri!

This press muzzle amendment is only the first skirmish in the mighty onslaught that is to be made on this little paper

The Church of Rome has handed the American government its ultimatum on The Menace.

The verdict is that IT MUST GO!

If the press mussle bill doesn't pass, the Federal Courts are to be resorted to. In fact Tumulty has given the orders and outlined the course of procedure already.

So far as I am concerned, Joseph Patrick Tumulty, secretary to President Wilson, boss of the White House and self-constituted adviser of the democratic administration at Washington, can go straight to Hell!

All I want is the united support of decent men and women, and innocent children, and the battle will wage if The Menace has to be edited from a convict's cell in a Federal penitentiary.

I had rather live out the remainder of my life in prison and rot in a dismal dungeon than have a priest of Rome dictate what I should read, write or say, and so would you. This fight can be won with the united support of every

patriotic citizen in the nation. Meetings of protest against this outrageous invasion of

the people's rights should be held by every patriotic organization in the land, resolutions drafted and the same forwarded to congressmen and senators at Washington. Individual letters should be written by every subscriber

to this or any other patriotic publication, protesting against this or any other attempt to throttle the free and independent press of the nation. Still more important than all is an increasing subscrip-

tion list to The Menace—the paper which for nearly four years has fearlessly championed your cause, and which now asks that you stand by it in its fight for life.

Nothing will unnerve the enemy like a general rally to the colors all along the line.

They have accused you already of having deserted The

SHOW THEM THAT YOU HAVE NOT-AND THAT YOU WILL NOT!

Order bundles of this and next week's issues of The Menace and plaster the nation with them.

Let the world know of this damnable plot to steal away the liberties of the people and turn the nation over bodily

to the pope of Rome Mail a club of subscribers to The Menace at oncemake it the biggest club that you have ever sent.

THESE CLUBS ARE THE WEAPONS WITH WHICH WE FIGHT, AND THEY ARE THE ONLY WEAPONS WITH WHICH WE CAN WIN!

AROUSE NOW, OR FOREVER SLEEP!

The Crowley

These are the books that Rome howls about. And there's a reason.

Ty page hits popery and priesteraft squarely between the eyes.

The Pope---Chief of White Slavers

Is the book that made the holy frauds rob the tombstones and parish Is the book that made the holy frauds rob the tombstones and parish mirrories of names to sign to letters for use in Washington, D. C. They are very much powered at the title, and are paralyzed at the contents. They hope to have it denied transmission through the mails. We hope to have every reader of The Menace own a copy. What is your hope?

We have a large supply on hand; and, unless Providence or papiet postal palaves prevents, will supply this fine cloth-bound book neatly printed on good paper for \$1.50 a copy postpaid.

Romanism, a Menace to the Nation

Labor the companion book above mentioned, exposes the papal system as it is today, and its priest agents in their crocked transactions of recent rears. Bemember that these books are written by a man who knows Rome from the inside having served as a priest for twenty-one years. He tells that he saw of Romanism in the city of Chicago in the first years of the sentieth century. Both books are up-to-date and authentic. They are not books that give Rome the cold shivers. That is the best possible testing to their value. of eay to their value.

Both Books Prepaid for \$2.00

two include all the published writings of Jeremiah J. (Pather) the man most hated and feared of all living men by the Roman

THE MENACE, Aurora, Missouri World's Handquarters for Anti-Papal Literature,